IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

TRISTAR INVESTORS, INC.,	§
	§
Plaintiff,	§
,	§ §
v.	§
	§
AMERICAN TOWER CORPORATION,	\$ §
AMERICAN TOWERS LLC, AMERICAN	\$ §
TOWERS INC., AMERICAN TOWER	\$ \$
GUARANTOR SUB, LLC, AMERICAN	\$ \$
TOWER HOLDING SUB, LLC,	\$ \$
AMERICAN TOWER ASSET SUB, LLC,	8 §
	~
AMERICAN TOWER ASSET SUB II, LLC,	§ e
AMERICAN TOWER MANAGEMENT,	§
LLC, AMERICAN TOWER L.P.,	§ CIVII ACTION NO 2:12 or 400
SPECTRASITE COMMUNICATIONS,	§ CIVIL ACTION NO. 3:12-cv-499
LLC, and AMERICAN TOWER, LLC	§
	§
Defendants.	§
Defendants.	§ §
	§ § §
AMERICAN TOWER, LLC,	\$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC, Counter-Plaintiffs,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC, Counter-Plaintiffs,	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC, Counter-Plaintiffs, v.	\$ \$ \$ \$ \$
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC, Counter-Plaintiffs, v.	
AMERICAN TOWER, LLC, SPECTRASITE COMMUNICATIONS, LLC, and AMERICAN TOWERS, LLC, Counter-Plaintiffs, v. TRISTAR INVESTORS, INC.,	\$ \$ \$ \$ \$

JOINT NOTICE OF AGREEMENT TO EXTEND SCHEDULING ORDER DEADLINES

Pursuant to Paragraph 14 of the Scheduling Order (Doc. 30), the parties hereby give notice to the Court that they have agreed to extend the deadlines in Paragraphs 5, 6, 7, and 9 of the Scheduling Order as follows:

DESCRIPTION	NEW DEADLINE	OLD DEADLINE	PARA.
Fact discovery deadline	April 30, 2013	March 5, 2013	9
Initial expert designation deadline	June 5, 2013	April 5, 2013	5
Initial expert deposition deadline	July 3, 2013	May 2, 2013	5
Responsive expert designation deadline	July 3, 2013	May 2, 2013	6
Expert discovery deadline	September 2, 2013	July 1, 2013	9
Expert objections (Daubert) deadline	September 16, 2013	July 29, 2013	7

Respectfully submitted,

/s/ Matthew R. Stammel____

William D. Sims, Jr.

Texas Bar No. 18429500

Matthew R. Stammel

Texas Bar No. 24010419

John D. Taurman

Texas Bar No. 19680400

Kyle D. Young

Texas Bar No. 24070899

Tyler J. Bexley

Texas Bar No. 24073923

VINSON & ELKINS L.L.P.

2001 Ross Avenue, Suite 3700

Dallas, Texas 75201

Tel: 214.220.7700

Fax: 214.220.7716

bsims@velaw.com

mstammel@velaw.com

itaurman@velaw.com

kyoung@velaw.com

tbexley@velaw.com

Harry M. Reasoner

Texas Bar No. 16642000

Stacey Neumann Vu

Texas Bar No. 24047047

VINSON & ELKINS L.L.P.

1001 Fannin Street, Suite 2500

Houston, Texas 77002

Tel: 713.758.2222

Fax: 713.758.2346

hreasoner@velaw.com

svu@velaw.com

/s/_David M. Rownd____

Jon G. Shepherd

Texas State Bar No. 00788402

Courtney L. Sauer

Texas State Bar No. 24066206

ALSTON & BIRD, LLP

2828 N. Harwood Street, Suite 1800

Dallas, Texas 75201

Tel: 214.922.3400

Fax: 214.922.3899

jon.shepherd@alston.com

courtney.sauer@alston.com

David M. Rownd

Illinois State Bar No. 6207951

THOMPSON COBURN, LLP

55 East Monroe Street, 37th Floor

Chicago, Illinois 60603

Tel: 312.344.7500

Fax: 312.580.2201

drownd@thompsoncoburn.com

Michael L. Nepple

Missouri State Bar No. 42082

THOMPSON COBURN, LLP

One US Bank Plaza

St. Louis, MO 63101

Telephone: (314) 552-6149

Facsimile: (314) 552-7000

mnepple@thompsoncoburn.com

Admitted Pro Hac Vice

Attorneys for Defendants/Counter-Plaintiffs.

Attorneys for Plaintiff TriStar Investors, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on January 18, 2013, I served a true and accurate copy of the foregoing document on all counsel of record via filing of the same with the Court's CM/ECF system.

/s/ Kyle D. Young